

# UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/785,423	02/20/2001	Hong-Sung Song	8733.400.00	1942
7:	590 01/30/2004		EXAMINER	
Long Aldridge & Norman 1900 K St. NW			MOHANDESI, JILA M	
Washington, D			ART UNIT	PAPER NUMBER
-			3728  DATE MAILED: 01/30/2004	, lle

Please find below and/or attached an Office communication concerning this application or proceeding.

		/ Y				
,	Application N .	Applicant(s)				
	09/785,423	SONG ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jila M Mohandesi	3728				
The MAILING DATE f this communication app Period for Reply	pears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, may a reply be tir y within the statutory minimum of thirty (30) day vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed  rs will be considered timely.  the mailing date of this communication.  D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 10 De	<u>ecember 2003</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-17 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
s)⊠ Claim(s) <u>1-17</u> is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the	Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct		•				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. §§ 119 and 120						
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domestic since a specific reference was included in the firs 37 CFR 1.78.  a) ☐ The translation of the foreign language pro 14) Acknowledgment is made of a claim for domestic reference was included in the first sentence of the	s have been received. s have been received in Application in Appli	on No  ed in this National Stage  ed.  e) (to a provisional application)  in an Application Data Sheet.  eeived.  and/or 121 since a specific				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)				

Page 2

Application/Control Number: 09/785,423

Art Unit:3728

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Honda '370 in view of Hashimoto '964. Honda '370 discloses a tape carrier package film (synthetic resin carrier tape 30') for electronic components, comprising: a tape carrier package part having a mounting portion for a driving integrated circuit, wherein the tape carrier part is defined by depressions (recess 34'), a peripheral part having a plurality of sprocket holes (36'); and a plurality of punching holes (34b') formed by cutting a part of the tape carrier package part and a part of the peripheral part which will inherently reduce connection between the tape carrier package part and the peripheral part and is formed along a border of the tape carrier package part and the peripheral part. See Figure 4 embodiment. Honda '370 is silent about whether the tape carrier package is a package film. Hashimoto '964 is cited merely as an example that it is old and conventional to make tape carrier packages from package film. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to make the tape carrier package of Honda `370 from package film as taught by Hashimoto '964, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

Art Unit:3728

With respect to claims 4, 10 and 11, see the supporter between elongated punching holes (34b') in Figure 4 embodiment.

With respect to claims 2, 6 and 7 and the shape and location of the punching holes, it would have been an obvious matter of design choice to modify the shape and location of the punching holes, since applicant has not disclosed that changing the shape of the punching holes solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with any punching hole.

With respect to claims 15-17, see column 3, lines 32-34.

The punching holes (34 b') of Honda `370 will inherently reduce connection between the tape carrier package part and the peripheral part and will inherently assist in separation of the tape carrier package part from the peripheral part.

## Response to Arguments

3. Applicant's arguments filed December 11, 2003 have been fully considered but they are not persuasive. Contrary to applicant's arguments the punching holes (34 b') of Honda `370 will inherently reduce connection between the tape carrier package part and the peripheral part and will inherently assist in separation of the tape carrier package part from the peripheral part.

### Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Art Unit:3728

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

5. Telephone inquiries regarding the status of application or other general questions, by persons entitled to the information "should be directed to the group clerical personnel and not to the Examiners. In as much as the official records and applications are located in the clerical section of the examining groups, the clerical personnel can readily provide status information without contacting the examiners", M.P.E.P. 203.08. The Group clerical receptionist number is (703) 308-1148 or the Tech Center 3700 Customer Service Center number is (703) 306-5648. For applicant's convenience, the Group Technological Center FAX number is (703) 872-9306. (Note that the Examiner cannot confirm receipt of faxes) Please identify Examiner Mohandesi of Art Unit 3728 at the top of your cover sheet of any correspondence submitted. Inquiries only concerning the merits of the examination should be directed to Jila Mohandesi whose telephone number is (703) 305-7015. The examiner can normally be reached on Monday-Friday 7:30-4:00 (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on (703) 308-2672.

Application/Control Number: 09/785,423

Art Unit:3728

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g. copies of references cited, form PTO-1449, for PTO-892, etc. requests for copies of such papers should be directed to Valerie Douglas at (703) 308-1337.

Check out our web-site at "www.uspto.gov" for fees and other useful information.

JILA M. MOHANDESI PRIMARY EXAMINER Jila M Mohandesi Primary Examiner Art Unit 3728 Page 2

JMM January 29, 2004